REMARKS

This amendment is responsive to the Official Action mailed February 07, 2005. Original claims 1-41 are pending. No new matter is presented.

In the Official Action, the examiner indicated that claims 1-41 are allowed because the prior art does not disclose or render obvious a hybrid loop as claimed including one or more liquid arteries encased in a porous wick, a liquid phase working fluid in excess of the evaporation requirements being drawn by a pump into the liquid arteries, and the excess liquid phase working fluid in the arteries being driven by the pump into a reservoir.

The examiner objected to the Abstract of the Disclosure as being longer than 150 words. Applicant has amended the Abstract of the Disclosure in accordance with the examiner's suggestions. In view of the foregoing, Applicant requests reconsideration and withdrawal of the examiner's objection and the prompt issuance of a Notice of Allowance.

Respectfully submitted,

Date: February 28, 2005

Anthony Colesanti, Esq. Registration No. 42,428 Attorney for Applicants

COLESANTI & ASSOCIATES LLC P.O. Box 954 Bristol, RI 02809 215.820.9916 (Telephone) 401.633.6054 (Facsimile) anthony@colesanti-law.com (e-mail)